Reply to
Attn. of: CACFP-373

Subject: Child and Adult Care Food Program (CACFP) - Group and Family Day Care Homes

To: STATE AGENCY DIRECTORS (Special Nutrition Programs) - Colorado DH, Iowa, Kansas, Missouri DH, Montana DHE, Nebraska ED, North Dakota, South Dakota, Utah and Wyoming

As a result of Policy Memorandum CACFP-369, dated November 4, 1993, addressing group and Family Day Care Homes (FDCHs), our office has received several questions. We feel that the answers to those questions should be addressed to all State Agencies. Of concern was whether the home licensed for care had to be the provider's private residence. As long as it is a private residence, it does not have to be the provider's. Also, the residence does not have to be occupied other than for day care; no one has to be actually living in it. Also clarified was the fact that a provider could furnish care in only one location; multiple FDCHs under one provider are not permitted. Another concern was the location of the care within a provider's residence. It is allowable to provide day care in the provider's basement with a separate entrance. However, a detached garage on the provider's property would not be considered part of the residence, and therefore would not be allowable.

If you have any questions concerning the policy, please contact any member of my staff at (303) 844-0359.

Ann C. Hector
ANN C. HECTOR
Regional Director
Special Nutrition Programs

See Q + A
Policy #552
re: Attached Garage